Application Serial No.: 10/593,001 Docket No.: COW-0540

Applicants: Lars WINGEIER, et al.

Response to Office Action mailed: September 2, 2011

Response Filed: September 30, 2011

II. **REMARKS**

The present application is United States Serial No. 10/593,001. Claims 1-9 are currently

pending in this application.

RESPONSE TO RESTRICTION REQUIREMENT

The Office Action mailed September 2, 2011, included a restriction requirement requiring

Applicants to elect one of the following Groups:

Group I (claims 1-6): drawn to an apparatus.

Group II (claim 7): drawn to a vehicle.

Group III (claims 8-9): drawn to a method.

In response to the restriction requirement, Applicant elects to prosecute the claims of

Group I, drawn to an apparatus (claims 1-6).

The Office Action alleges that the claims of Group I, Group II, and Group III do not relate

to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2 they lack

the same or corresponding special technical feature. Specifically, the Office Action alleges that the

inventions are anticipated and/or obvious in view of Brannfors et al. (US 3,224,203). Therefore,

the Office Action alleges that the claims of Group I, Group II, and Group III are not so linked

within the meaning of PCT Rule 13.2 so as to form a single inventive concept and unity of

invention. Applicants respectfully traverse.

Applicants submit that a search for an apparatus which coats a tunnel inner surface would

uncover art that included a vehicle containing the apparatus, and further a method for using the

apparatus. The specification of Brannfors et al. discloses a method for coating tunnel inner walls

with concrete utilizing an apparatus and vehicle. While Applicants defer an exhaustive traversal of

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the allegations made regarding US 3,224,203 A (Brannfors et al.) absent a formal rejection in an

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office action on the merits, it is noted that Brannfors et al. does not disclose or suggest the

apparatus features of a spray lance and carrier as recited in claim 1 of Group I. Claims 2-6 of

Group I, claim 7 of Group II, and claims 8-9 of Group III depend ultimately from claim 1 and

include its features.

Therefore, Applicants respectfully submit that the claims of Group I, Group II, and Group

III include a single inventive concept and possess unity of invention over Brannfors et al. In view

of the above remarks, Applicants respectfully request rejoinder of Groups II and III, and request

the issuance of a formal Notice of Allowance directed to claims 1-9.

All issues raised in the Office Action are believed to have been addressed. In view of the

foregoing remarks, favorable action on the merits, and that an official Notice of Allowance issue

for claims 1-9. Should the Examiner have any questions about the above remarks, the undersigned

would welcome a telephone call.

Respectfully submitted,

Joseph G. Curatolo, Esq. (Reg. No. 28,837)

Curatolo Sidoti Co., LPA

24500 Center Ridge Road, Suite 280

Cleveland, OH 44145

Telephone: 440.808.0011 Facsimile: 440.808.0657

Attorney for Applicants

Date September 30, 2011

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